IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

UNITED STATES OF AMERICA, CRIMINAL NO. W-11-CR-154

> Plaintiff, SUPERSEDING INFORMATION

V. [VIO: 18 U.S.C. 1030(a)(5)(A) & (c)(4)(B) -

Intentional Damage to a Protected Computer

DAVID HOLT PALMER,

Defendant

THE UNITED STATES ATTORNEY CHARGES:

On or about January 21, 2010, in the Western District of Texas, Defendant,

DAVID HOLT PALMER,

knowingly caused the transmission of a program, information, code, and command, and, as a result of such conduct, intentionally caused damage, without authorization, to a protected computer, and the offense caused a loss to a person or persons during a one-year period from the Defendant's course of conduct, affecting a protected computer, aggregating at least \$5,000 in value, in violation of Title 18, United States code, Sections 1020(a)(5)(A) and (c)(4)(B).

JOHN E. MURPHY

United States Attorney

By:

stant United States Attorney

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UNSEALED_	X

PERSONAL DATA SHEET UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS WACO DIVISION

DATE: <u>08-30-2011</u> MAG CT. # <u>W11-</u>	109M CASE NO. <u>W-11-CR-154</u>
JUDGE WALTER S. SMITH, JR. ASSISTANT U. S. ATTORNEY GREGORY	S. GLOFF
DEFENDANT: <u>DAVID HOLT PALMER</u>	DOB:
CITIZENSHIP: United States X Mex INTERPRETER NEEDED: Yes No	
DEFENSE ATTORNEY: Stanley Schwi	eger
DEFENDANT IS: In Jail <u>NO</u> WHERE: On Bond <u>YES</u>	
PROSECUTION BY: INFORMATION SUPERSEDING INFORM	
OFFENSE: (Code & Description) <u>18 U.S.C. 1030(a)(5</u> Computer	5)(A) and (c)(4)(B) – Intentional Damage to a Protected
OFFENSE IS: FELONY X	MISDEMEANOR
MAXIMUM SENTENCE: Not more than 10 years custo 3 years TSR	dy; \$250,000 fine; \$25 special assessment; not more than
PENALTY IS MANDATORY: YES concerning: Special Assessment REMARKS:	and TSR